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Attorneys for Defendants The Chubb Institute and High-Tech Institute, Inc..

UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

UNITED STATES OF AMERICA, and ex rel. MARY BETH PILECKI-SIMKO and TOM GIUNTA,

Plaintiffs,

v.

THE CHUBB INSTITUTE, THE CHUBB CORPORATION, CHUBB AMERICA SERVICE CORPORATION, and HIGH-TECH INSTITUTE, INC.,

Defendants.

Civil Action No. 06-3562 (GEB) (ES)

NOTICE OF MOTION

Oral Argument Is Requested

TO: Michael S. Green, Esq.
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Gibbons, P.C. Attorneys for The Chubb Corporation and Chubb America Service Corporation One Gateway Center Newark, New Jersey 07102 PLEASE TAKE NOTICE that on November 16, 2009, at 10:00 a.m., or as soon

thereafter as counsel may be heard, defendants The Chubb Institute and High-Tech Institute, by

and through their counsel, Powers Pyles Sutter & Verville, P.C., and Littler Mendelson, P.C.,

will move the United States District Court, District of New Jersey, for an Order dismissing the

Complaint as to each of them.

PLEASE TAKE FURTHER NOTICE that you are entitled to file a response opposing

the motion and that any such response must be filed by November 2, 2009, unless an extension is

given by the Court.

PLEASE TAKE FURTHER NOTICE that the Court can dismiss the Complaint on the

basis of Defendants' motion if you do not file a response.

PLEASE TAKE FURTHER NOTICE that in support of the within motion, the

Defendants will rely upon the Memorandum of Law and the exhibits annexed hereto.

PLEASE TAKE FURTHER NOTICE that the undersigned attorneys for Defendants

have requested that oral argument be heard on the within motion.

Dated: October 16, 2009

POWERS PYLES SUTTER & VERVILLE, P.C.

Attorneys for Defendants The Chubb Institute and

High-Tech Institute, Inc..

THOMAS HYLDEN

LARRY GONDELMAN

LITTLER MENDELSON

Attorneys for Defendants The Chubb Institute and

High-Tech Institute, Inc

By: S/E: A Source
ERIC A. SAVAGE

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